UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

FAIR ISAAC CORPORATION, a	
Delaware corporation,)
Plaintiff,)) Case No. 16-cv-1054 (WMW/DTS)
V.)
FEDERAL INSURANCE COMPANY, an Indiana corporation,))
Defendant.))
)

JOINT MOTION REGARDING CONTINUED SEALING

Documents have been filed under temporary seal in connection with the following motions:

Defendant's Motion to Compel Discovery	49
Plaintiff's Motion to Compel	58

Pursuant to LR 5.6, the parties submit this Joint Motion Regarding Continued Sealing.

DKT. NO.	DESCRIPTION OF DOCUMENT	MARK "X" IN APPLICABLE COLUMN		NONPARTY THAT DESIGNATED DOC.	REASON WHY DOCUMENT SHOULD REMAIN SEALED OR BE UNSEALED	
		Parties Agree Doc. Should Remain Sealed	Parties Agree Doc. Should Be Unsealed	Parties Disagre e	CONFIDENTIAL (IF ANY)	
53	Exhibit E to Datzov Declaration (March 1, 2006 email and attachment relating to Plaintiff's licensing efforts with third parties)	X			N/A	The documents contain confidential business analyses and strategies relating to licensing efforts.
54	Exhibit F to Datzov Declaration (December 1, 2006 email and attachment relating to Plaintiff's licensing efforts with third parties)	X			N/A	The documents contain confidential business analyses and strategies relating to licensing efforts.
60	Memorandum in Support of Plaintiff's Motion to Compel	X			N/A	The document contains references to confidential financial information and proprietary business information. A redacted version has been filed.
63	Exhibit 2 to Erbele Declaration (Presentation titled "Rules and Process Management for Insurers" dated October 30, 2008)	X			N/A	Confidential business strategy internal presentation.

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64	Exhibit 7 to Erbele Declaration (Presentation titled "CICC IT Organization")	X	N/A	Confidential business and financial internal presentation.
65	Exhibit 8 to Erbele Declaration (Presentation titled "Systems Strategy")	X	N/A	Confidential business and financial internal presentation.
66	Exhibit 9 to Erbele Declaration (Presentation titled "An Introduction to Business Rules" dated October 2009)	X	N/A	Confidential business strategy and financial internal presentation.
67	Exhibit 10 to Erbele Declaration (Document titled "Repeatable Solution: Insurance Underwriting")	X	N/A	Confidential document containing business strategy and third-party information.
68	Exhibit 11 to Erbele Declaration (White paper titled "Enhancing BPM with Business Rules" dated May 2010)	X	N/A	Confidential white paper containing third-party information.
69	Exhibit 12 to Erbele Declaration (White paper titled "The Value of Embedding the FICO Blaze Advisor Decision Rules Management System" dated August 2017)	X	N/A	Confidential white paper containing third-party information.
70	Exhibit 13 to Erbele Declaration (Gartner Report titled "Real-Time Decision- Making Applications Can Increase Revenue and	X	N/A	Confidential third-party research report.

	Reduce Costs in the Contact Center" dated March 3, 2009)				
75	Plaintiff's Memorandum in Opposition to Defendant's Motion to Compel	X		N/A	This document contains references to licensing and pricing practices that Plaintiff maintains in good faith is confidential under the Court's Protective Order. A redacted version has been filed.
77	Waid Declaration Opposing Defendant's Motion to Compel	X		N/A	This document describes licensing and pricing practices that Plaintiff maintains in good faith is confidential under the Court's Protective Order. A redacted version has been filed.
79	Exhibit A to Waid Declaration Opposing Defendant's Motion to Compel (Pricing matrix)	X		N/A	Pricing matrix that contains licensing and pricing practices that Plaintiff maintains in good faith is confidential under the Court's Protective Order. A redacted version has been filed.
81	Defendant's Memorandum in Opposition to Plaintiff's Motion to Compel	X		N/A	This document contains references to communications and licensing information that Plaintiff maintains in good faith is confidential under the Court's Protective Order. A redacted version has been filed.
84	Exhibit H to Datzov Declaration (August 14, 2012 email exchange relating to Blaze Advisor software license)	X		N/A	Confidential discussion regarding the Blaze Advisor software license and use of the software.

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85	Exhibit I to Datzov Declaration (March 11, 2015 email exchange relating to Blaze Advisor software use)	X		N/A	Confidential discussion regarding the Blaze Advisor software license and use of the software.
86	Exhibit J to Datzov Declaration (April 1, 2015 email exchange and attachment relating to the Blaze Advisor software license)	X		N/A	Confidential discussion and information regarding the Blaze Advisor software license and use of the software.
87	Exhibit K to Datzov Declaration (Spreadsheet relating to Blaze Advisor business opportunities)	X		N/A	Confidential internal spreadsheet relating to licensing and financial information.
88	Exhibit L to Datzov Declaration (Spreadsheet relating to Blaze Advisor software use)	X		N/A	Confidential licensing internal spreadsheet.
89	Exhibit M to Datzov Declaration (February 2015 email exchange relating to Blaze Advisor software use)	X		N/A	Confidential discussion regarding licensing and Blaze Advisor software use.
90	Exhibit N to Datzov Declaration (November 26, 2008 email relating to Blaze Advisor software use)	X		N/A	Confidential discussion regarding license negotiations and license information.

Respectfully submitted,

Dated: February 23, 2018

/s/Nikola L. Datzov

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Dated: February 23, 2018

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